049906/19892/JAF/JAP Firm ID No. 44613

IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

BRYANCKA JOHNSON,

Plaintiff,

v.

No. 2022-cv-2670

STEVEN REEVES and SCHNEIDER NATIONAL CARRIERS, INC.,

Defendants.

NOTICE OF REMOVAL

NOW COME the Defendants, STEVEN REEVES and SCHNEIDER NATIONAL CARRIERS, INC., by their attorney, Joseph A. Panatera of CASSIDAY SCHADE LLP, and for their Notice of Removal state as follows:

- 1. Plaintiff filed his Complaint in the Circuit Court of Cook County, Illinois, on April 13, 2022, as the result of a motor vehicle accident that occurred on June 20, 2020. (*See* a copy of Plaintiff's Complaint attached hereto as **Exhibit A**).
- 2. The Defendants named in Plaintiff's Complaint are STEVEN REEVES and SCHNEIDER NATIONAL CARRIERS, INC.. See Ex. A.
- 3. On April 22, 2022, Defendant SCHNEIDER NATIONAL CARRIERS, INC. was served with the Summons and Complaint for this lawsuit. (*See* Summons attached hereto as **Exhibit B**). This notice is filed within thirty (30) days after service of the Complaint pursuant to 28 USC 1446.
- 4. At the time this action was commenced, and since then, SCHNEIDER NATIONAL CARRIERS, INC. has been a corporation organized and existing under the laws of the State of

Nevada with its principal place of business in Green Bay, Wisconsin. (*See* Illinois Secretary of State Corporation Information attached as **Exhibit C**).

- 5. At the time this action was commenced, and since, STEVEN REEVES, has been a citizen and resident of Bennett, Colorado. (*See* Illinois Traffic Crash Report attached as **Exhibit D**).
- 6. STEVEN REEVES has not been served with the Summons or Complaint in this matter. STEVEN REEVES has given us authority to appear for him and STEVEN REEVES has consented to the removal of this matter. We will be filing an appearance for STEVEN REEVES upon filing of this Notice of Removal.
- 7. Upon information and belief, at the time the action was commenced and since, Plaintiff has been a citizen of the State of Illinois. *See Ex. D.*
 - 8. Diversity of Citizenship remains amongst the parties to this action.
- 9. Plaintiff allegedly suffered serious personal injuries and damages to property, was required and will in the future be required to seek extensive medical consultation and treatment, has expended and will in the future expend great sums of money to be healed; and suffered and will continue to suffer great pain anguish and physical and mental suffering. Further, Plaintiff's counsel signed an Affidavit alleging that the money damages sought in this matter exceed \$50,000. Based on this information, the amount in controversy exceeds Seventy-Five Thousand (\$75,000.00) Dollars, exclusive of interests and costs. *See Ex. A.*
- 10. On April 5, 2022, Defendants' counsel attempted to speak to Plaintiff's counsel and left a voicemail for Plaintiff's counsel to discuss whether the amount in controversy is in excess of \$75,000.

Case: 1:22-cv-02670 Document #: 2 Filed: 05/20/22 Page 3 of 17 PageID #:5

11. This action is a civil one in which the United States District Courts have original

jurisdiction under 28 USC 1332.

12. Attached are copies of the Complaint, Summons and Appearance on behalf of

SCHNEIDER NATIONAL CARRIERS, INC. These documents are all of the pleadings, process

and orders that have been served on STEVEN REEVES and SCHNEIDER NATIONAL

CARRIERS, INC.

WHEREFORE, Defendants, STEVEN REEVES and SCHNEIDER NATIONAL

CARRIERS, INC. pray that this cause be removed to the United States District Court for the

Northern District of Illinois, Eastern District.

Respectfully submitted,

CASSIDAY SCHADE LLP

By: /s/ Joseph A. Panatera

One of the Attorneys for Defendants, STEVEN REEVES and SCHNEIDER NATIONAL

CARRIERS, INC.

Joseph A. Panatera ARDC# 6288487 CASSIDAY SCHADE LLP 222 West Adams Street, Suite 2900 Chicago, IL 60606 (312) 641-3100 (312) 444-1669 – Fax jpanatera@cassiday.com

11066022

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION

4/13/2022 10:26 AM
IRIS Y. MARTINEZ
CIRCUIT CLERK
COOK COUNTY, IL
2022L003381
Calendar, X
17479643

FILED

BRYANCKA JOHNSON,)	
Plaintiff, v.)	Jury Trial Demanded Case No. 2022L003381
STEVEN REEVES and SCHNEIDER NATIONAL CARRIERS, INC.,)	
Defendants.)	

COMPLAINT AT LAW

Count I – Steven Reeves

NOW COMES Plaintiff, BRYANCKA JOHNSON, by and through her attorneys, KRALOVEC, JAMBOIS & SCHWARTZ, and complaining of the Defendant, STEVEN REEVES states as follows:

- 1. That on June 20, 2020, Interstate 57 was a public roadway that ran in a generally Northerly, Southerly direction in Richton Park, County of Cook, State of Illinois.
- 2. That on June 20, 2020, at approximately 7:36 a.m., the Plaintiff, BRYANCKA JOHNSON, was operating her motor vehicle traveling southbound on I-57 on the off ramp.
- 3. That at approximately the same time and place, the Defendant, STEVEN REEVES, operated, maintained and/or controlled a certain motor vehicle driving southbound on I-57 on the off ramp, directly next to the Plaintiff, BRYANCKA JOHNSON.
- 4. At the aforesaid time and place, the Plaintiff, BRYANCKA JOHNSON, turned her vehicle right in accordance with traffic, when the Defendant, STEVEN REEVES, failed to properly turn his vehicle, ultimately striking the vehicle next to him, driven by the Plaintiff, BRYANCKA JOHNSON.

- 5. That at all times relevant hereto, the Plaintiff, BRYANCKA JOHNSON, was in exercise of due caution and reasonable care for her own safety and the safety for those around her.
- 6. That at all times relevant hereto, the Defendant, STEVEN REEVES, owed the Plaintiff, BRYANCKA JOHNSON, a duty to operate his motor vehicle in a safe and reasonable manner and to exercise ordinary care so as to not injure the Plaintiff and others lawfully on the roadway.
- 7. In disregarding said duty, the Defendant, STEVEN REEVES, was guilty of one or more of the following:
 - a. Negligently operated, maintained and/or controlled his motor vehicle;
 - b. Operated and/or controlled his motor vehicle without keeping a proper and sufficient lookout;
 - c. Operated, maintained and/or controlled his motor vehicle such that the Plaintiff, BRYANCKA JOHNSON, was injured;
 - d. Failed to maintain proper control over the guidance, maintenance and/or operation of said motor vehicle in light of the circumstance that existed at the time complained of herein;
 - e. Failed to exercise due care to avoid a collision with the Plaintiff's motor vehicle;
 - f. Failed to be as close as practical to the right -hand curb or edge of the roadway for a right turn so as to avoid collision with the Plaintiff's motor vehicle in violation of 625 ILCS 5/11-801(1);
 - g. Was otherwise careless or negligent.
- 8. That as a direct and proximate result of one or more of the foregoing careless and/or negligent acts and/or omissions by the Defendant, STEVEN REEVES, the Plaintiff, BRYANCKA JOHNSON, suffered serious personal injuries and damage to property, was

required and will in the future be required to seek extensive medical consultation and treatment; has expended and will in the future expend great sums of money to be healed; and suffered and will continue to suffer great pain anguish and physical and mental suffering.

WHEREFORE the Plaintiff, BRYANCKA JOHNSON, prays for judgment against the Defendant, STEVEN REEVES, in such amount in excess of this Court's jurisdictional requisite as will fairly and adequately compensate the Plaintiff for her injuries, losses and damages as alleged herein plus costs of this suit and any other relief this Court deems equitable and just.

Count II – Schneider National Carriers, Inc.

NOW COMES Plaintiff, BRYANCKA JOHNSON, by and through her attorneys, KRALOVEC, JAMBOIS & SCHWARTZ, and complaining of the Defendant, SCHNEIDER NATIONAL CARRIERS, INC., (herein after "Schneider National") states as follows:

- 9. That Plaintiff re-alleges and incorporates paragraphs 1-5 of Count I above as though fully alleged herein.
- 10. At all times relevant herein, Defendant, SCHNEIDER NATIONAL, was and is a Nevada corporation, doing business in Cook County, Illinois.
- 11. At all times relevant, Defendant, STEVEN REEVES, was a driver operating and conducting business within Cook County, Illinois.
- 12. On June 20, 2020, the truck driven by STEVEN REEVES was owned, operated, and/or managed by Defendant, SCHNEIDER NATIONAL.
- 13. On June 20, 2020, STEVEN REEVES, was driving a truck as an agent, apparent agent, employee and/or servant of Defendant, SCHNEIDER NATIONAL.

- 14. That at all times relevant hereto, the Plaintiff, BRYANCKA JOHNSON, was in exercise of due caution and reasonable care for her own safety and the safety for those around her.
- 15. It was the duty of SCHNEIDER NATIONAL, by and through its agent, apparent agent, servant, and/or employee, STEVEN REEVES, to use a reasonable degree of care with regard to the operation of the truck.
- 16. Notwithstanding the aforementioned duty, STEVEN REEVES, as the agent, apparent agent, servant, and/or employee of SCHNEIDER NATIONAL, was then and there guilty of one or more of the following:
 - a. Negligently operated, maintained and/or controlled his motor vehicle;
 - b. Operated and/or controlled his motor vehicle without keeping a proper and sufficient lookout;
 - c. Operated, maintained and/or controlled his motor vehicle such that the Plaintiff, BRYANCKA JOHNSON, was injured;
 - d. Failed to maintain proper control over the guidance, maintenance and/or operation of said motor vehicle in light of the circumstance that existed at the time complained of herein;
 - e. Failed to exercise due care to avoid a collision with the Plaintiff's motor vehicle;
 - f. Failed to be as close as practical to the right -hand curb or edge of the roadway for a right turn so as to avoid collision with the Plaintiff's motor vehicle in violation of 625 ILCS 5/11-801(1);
 - g. Was otherwise careless or negligent.
 - 17. That as a direct and proximate result of one or more of the foregoing careless and/or negligent acts and/or omissions by the Defendant, STEVEN REEVES, as agent, apparent agent, servant, and/or employee of SCHNEIDER NATIONAL, the Plaintiff,

* 5 0 1 6 0 9 8 6 *

BRYANCKA JOHNSON, suffered serious personal injuries and damage to property, was

required and will in the future be required to seek extensive medical consultation and

treatment; has expended and will in the future expend great sums of money to be healed;

and suffered and will continue to suffer great pain anguish and physical and mental

suffering.

WHEREFORE the Plaintiff, BRYANCKA JOHNSON, prays for judgment against the

Defendant, SCHNEIDER NATIONAL, in such amount in excess of this Court's jurisdictional

requisite as will fairly and adequately compensate the Plaintiff for her injuries, losses and

damages as alleged herein plus costs of this suit and any other relief this Court deems equitable

and just.

Respectfully Submitted:

Attorney For Plaintiff

KRALOVEC, JAMBOIS & SCHWARTZ

Attorneys for Plaintiff 60 West Randolph Street, 4th Floor Chicago, Illinois 60601 Telephone: (312) 782-2525

Firm No. 24797

E: Kbarnette@kjs-law.com

Case: 1:22-cv-02670 Document #: 2 Filed: 05/20/22 Page 9 of 17

5 IRIS Y. MARTINEZ 6 CIRCUIT CLERK COOK COUNTY, IL

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS 2022L003381 Calendar, X LAW DIVISION

BRYANCKA JOHNSON, JURY TRIAL DEMANDED Plaintiff, Case No. 2022L003381 STEVEN REEVES and SCHNEIDER NATIONAL CARRIERS, INC.,

JURY DEMAND

The undersigned hereby demands a trial by jury.

Defendants.

Respectfully Submitted:

KRALOVEC, JAMBOIS & SCHWARTZ

Attorneys for Plaintiff 60 West Randolph Street, 4th Floor Chicago, Illinois 60601 Telephone: (312) 782-2525

Firm No. 24797

v.

E: Kbarnette@kjs-law.com

Case: 1:22-cv-02670 Document #: 2 Filed: 05/20/22 Page 10 of 17

4/13/2022 10:26 AM IRÉS Ý. MARTÍNEZ CIRCUIT CLERK COOK COUNTY, IL 2022L003381 Calendar, X

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION

BRYANCKA JOHNSON,)	
Plaintiff, v.)))	Jury Trial Demanded Case No.
STEVEN REEVES and SCHNEIDER NATIONAL CARRIERS, INC.,)	
Defendants.)	

AFFIDAVIT TO DAMAGES PURSUANT TO SUPREME COURT RULE 222

The undersigned being first duly sworn upon oath, deposes and states that she is the attorney representing the Plaintiff in the above entitled cause of action seeking money damages or collection of taxes and states that this cause of action does exceed \$50,000.

Respectfully Submitted:

Attorney For Plaintiff

Kralovec, Jambois & Schwartz

Attorneys for Plaintiff 60 West Randolph Street, 4th Floor Chicago, Illinois 60601 Telephone: (312) 782-2525

Firm No. 24797

E: Kbarnette@kjs-law.com

Case: 1:22-cv-02670 Document #: 2 Filed: 05/20/22 Page 11 of 17

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2420 - Served By Publication	2421 - Ser 4#@33%2020&hiQu26 nAM
SUMMONS	IRIS Y. MARTONEZG-
IN THE CIRCUIT COURT OF	COOK COUNTY, ILLINOIS CIRCUIT CLERK
COUNTY DEPARTME	NT, LAW DIVISION COOK COUNTY, IL
BRYANCKA JOHNSON,	2022L003381 Calendar, X
Plaintiff,) Case No.:2022L003381 ⁷⁹⁶⁴³
v .) SHERIFF PLEASE SERVE
) SCHNEIDER NATIONAL CARRIERS, INC.
STEVEN REEVES and SCHNEIDER) R/A: CT Corporation System
NATIONAL CARRIERS, INC.,) 208 S. LaSalle St, Suite 814
, ,) Chicago, IL 60604
Defendant.)
SUMM	ONS
To each defendant:	
YOU ARE SUMMONED and required to file an is hereto attached, or otherwise file your appearance, and product at Richard J. Daley Center, 50 W. Washington, Rock	• •

You must file within thirty (30) days after service of this summons, not counting the day of service. IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE RELIEF REQUESTED IN THE COMPLAINT.

To the officer:

This summons must be returned by the officer or other person to whom it was given for service, with endorsement of service and fees, if any, immediately after service. If service cannot be made, this summons shall be returned so endorsed. This summons may not be served later than thirty (30) days after its date.

Atty.	No.:
Ally.	110

24797

Name:

Kralovec, Jambois & Schwartz

Atty. for:

Plaintiff

Address:

60 W. Randolph, 4th Floor

City/State/Zip:

Chicago, IL 60601

Telephone:

(312) 782-2525

WITNESS,	4/13/2022.10.20 MIRIS Y. MARTINEZ
	Clerk of Court

Date of service:

(To be inserted by officer on copy left with defendant or other person)

CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Case: 1:22-cv-02670 Document #: 2 Filed: 05/20/22 Page 12 of 17

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SUMMONS		IRIS Y. MARTONEZG-		
IN THE CIRCUIT COUR	RT OF COOK COUNTY, ILLINOIS	S CIRCUIT CLERK		
COUNTY DEPAI	RTMENT, LAW DIVISION	COOK COUNTY, IL 2022L003381		
BRYANCKA JOHNSON,)	Calendar, X		
Plaintiff,) Case No.:2022L00	3381 ⁷⁹⁶⁴³		
v.) <u>SHERIFF PLEASE</u>	SERVE		
) SCHNEIDER NATIO	NAL CARRIERS, INC.		
STEVEN REEVES and SCHNEIDER) R/A: CT Corporation	System		
NATIONAL CARRIERS, INC.,) 208 S. LaSalle St, Su	ite 814		
) Chicago, IL 60604			
Defendant.)			
S	SUMMONS			
To each defendant:				

YOU ARE SUMMONED and required to file an answer to the complaint in this case, a copy of which is hereto attached, or otherwise file your appearance, and pay the required fee, in the office of the Clerk of this Court at Richard J. Daley Center, 50 W. Washington, Room 801, Chicago, Illinois 60602.

You must file within thirty (30) days after service of this summons, not counting the day of service. IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE RELIEF REQUESTED IN THE COMPLAINT.

To the officer:

This summons must be returned by the officer or other person to whom it was given for service, with endorsement of service and fees, if any, immediately after service. If service cannot be made, this summons shall be returned so endorsed. This summons may not be served later than thirty (30) days after its date.

Atty. No.: Name: Atty. for:	24797 Kralovec, Jambois & Schwartz Plaintiff	WITNESS,	4/13/2022.10 URIS Y. MARTINE.
Address: City/State/Zip:	60 W. Randolph, 4th Floor Chicago, IL 60601		COUNTYLIN
Telephone:	(312) 782-2525		Clerk of Court
		Date of serv	ice:

Date of service:

(To be inserted by officer on copy left with defendant or other person)

CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

cyberdriveillinois.com is now ilsos.gov



Corporation/LLC Search/Certificate of Good Standing

Corporation File Detail Report

File Number	54089597
Entity Name	SCHNEIDER NATIONAL CARRIERS, INC.
Status	
ACTIVE	

Entity Information
Entity Type CORPORATION
Type of Corp FOREIGN BCA
Qualification Date (Foreign) Monday, 30 December 1985
State NEVADA
Duration Date PERPETUAL

Agent Information	
Name	EXHIBIT C

Case: 1:22-cv-02670 Document #: 2 Filed: 05/20/22 Page 14 of 17 PageID #:16

C T CORPORATION SYSTEM

Address 208 SO LASALLE ST, SUITE 814 CHICAGO , IL 60604

Change Date

Thursday, 4 January 2018

Annual Report

Filing Date

Friday, 17 December 2021

For Year 2021

Officers

President

Name & Address

MARK B ROURKE 3101 S PACKERLAND DR GREEN BAY WI 54313

Secretary

Name & Address

Assumed Name

ACTIVE

SCHNEIDER PORT LOGISTICS

Return to Search

File Annual Report

Adopting Assumed Name

Change of Registered Agent and/or Registered Office

Case: 1:22-cv-02670 Document #: 2 Filed: 05/20/22 Page 15 of 17 PageID #:17

This information was printed from www.ilsos.gov, the official website of the Illinois Secretary of State's Office.

Mon May 16 2022

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DIAGRAM	COMMERCIAL MOTOR VEHICLE (CMV) UNIT 2
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<u>₽</u>	ADDITIONAL UNITS FORMS. A CMV is defined as any motor vehicle used to transport passengers or property an
Same New To Scale	
CX Not To Scient	1; Has a weight rating of more than 10,000 pounds (example: truck or truck/trailer combination); or
	2. Is used or designed to transport more than 15 passengers, including the driver
oft Drive	(example: shuttle or charter bus); or
	3. Is designed to carry 15 or fewer passengers and operated by a contract carrier transporting employees in the course of their employment (example: employee
Interstate Scott Drive	transporting employees in the educate of their employment (example: employees transporter - usually a van-type vehicle or passenger car); or
	4. Is used or designed to transport between 9 and 15 passengers, including the
#/ A2// 9/	driver, for direct compensation beyond 75 air miles from the driver's work reporting location (example: large van used for specific purpose); or
	5. Is any vehicle used to transport any hazardous material (HAZMAT) that requires
	placarding (example: placards will be displayed on the vehicle).
	CARRIER NAME SCHNEICLER NATIONAL CARRIES, INC
	ADDRESS 7101 W. 17TH AVE
Sauk Trail	
	CITY/STATE/ZIP gary, IN 46406
	Motor Carrer ID
MAOD ATIMO (Defende melicile le Headle)	USDOT NO. 264184 ILCC NO 316440
NARRATIVE (Refer to vehicle by Unit No.)	Source of above info Side of Truck Papers Driver Log Book
Driver of unit #2 (Steven Reeves) stated in summary, he was waiting at a traffic light southbound on Interstate 57 (I-57) ramp at Sauk Trail. Unit #2 stated as the light signal green, he proceed into the intersection to make a right hand turn o	
Sauk Trail. Unit #2 stated at that time he observed unit #1 vehicle in the rear of him and come to a slow stop behind hin	m. Unit If yes, name on placard
#2 stated after unit #1 vehicle came to a complete stop, he continued with his right turn on Sauk Trail, westbound. Unit stated as he proceed onto Sauk Trail he noticed unit #1 vehicle approaching Sauk Trail, attempting to make a right as h	#2
was stilling turning onto Sauk Trail. Unit #2 stated that is when unit #1 struck his trailer. Unit #2 was treated on scene by	y the
Richton Park Fire Department (Paramedics) and refused any further medical attention.	Did HAZMAT spill from the vehicle (do not consider fuel from the Vehicle's own tank)? ☐ Y ■ N ☐ UNK
Driver of unit #1 (Bryancka Johnson) stated in summary, she was approaching Sauk Trail from Interstate 57 (I-57) off ra	amp. Did HAZMAT Regulations violation contribute to the crash?
Unit #1 stated as she approached Sauk Trail she notice a semi-truck in front of her and waiting at the traffic light. Unit # she got in the right turning lane to make a right hand turn onto Sauk Trail. Unit #1 stated as she began to make a right hand turn onto Sauk Trail.	
turn on Sauk Trail unit #2 struck her vehicle by turning at the same time from the left lane. Unit #1 advised R/o she was	the crash?
experiencing neck and back pain. Unit #1 was treated on scene for the neck and back pain and was transported to St. of Olympia Fields hospital for further treatment.	
	HAZMAT
R/o provided both unit #1 and unit #2 with a copy of the report number. Unit #1 vehicle was towed to Coys.	Form No
	IDOT PERMIT NO WIDE LOAD? ■ Y □ N
	TRAY FRANCE
LOCAL USE ONLY	TRAILER VIN 1 TA1320259 TRAILER VIN 2 TRAILER WIDTH(S): 0-96" 97-102" >102"
	TRAILER 1 🗆 🔳
	TRAILER 2 □ □ □ □ TRAILER LENGTH(S): 1 48 ft TRAILER 2 ft
U_COLOR Red	
IL TOWED	SELECT CODES FROM BACK COVER OF CRASH BOOKLET:
DUE TO DISABLING DAMAGE NOT DISABLING DAMAGE EXTENT 1 TOWED BY TO COYS / COYS	VEHICLE CONFIGURATION 4
U_TOWED DUE TO □ DISABLING DAMAGE ■ NOT DISABLING DAMAGE EXTENT TOWED BY/TO	CARGO BODY TYPE 9 LOAD TYPE 9